IN THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISON

IN RE:	DIGITEK PRODUCTS LIABILITY	MDL NO. 1968
	LITIGATION	

THIS DOCUMENT RELATES TO:

ALL ACTIONS

APPLICATION FOR COMMON BENEFIT FEES AND EXPENSES; AFFIDAVIT OF K. CAMP BAILEY IN SUPPORT THEREOF

AFFIDAVIT OF K. CAMP BAILEY IN SUPPORT OF COMMON BENEFIT FUND

THE STATE OF TEXAS

§

COUNTY OF HARRIS §

Bailey Perrin Bailey, PLLC hereby makes this initial application for the award of common benefit fees and expense reimbursement for work done and expenses incurred for the common benefit of Digitek Claimants pursuant to this Court's Orders.

BEFORE ME, the undersigned authority, on this day personally appeared PSC member K. CAMP BAILEY known to be the person whose signature appears below; and, on his oath, deposed and stated the following:

- 1. "My name is K. Camp Bailey. I am over the age of 21 years, of sound mind, and have personal knowledge of the facts contained herein, and they are true and correct.
- 2. I am a Partner in the firm of Bailey Perrin Bailey, PLLC ("BPB") in Houston, Texas. Since our firm was founded, it has focused almost exclusively on pharmaceutical and medical device defect cases. In the last 5 years, BPB has taken active, leadership roles in the Zyprexa, Seroquel, Risperdal, Paxil, Avandia, Trayslol and Digitek litigations pending throughout the United States. I personally have served since 2006 as the co-lead counsel on behalf of all Plaintiffs in the *In re Seroquel Products Liability Litigation*, MDL 1769 pending in the Middle District of Florida, Orlando Division. Our firm is known for taking active roles in the litigations we get involved with on behalf of our clients.
- 3. BPB began working on Digitek cases very shortly after the recall occurred in August 2008. BPB was responsible for filing the first Digitek case in Federal Court in West Virginia, and helped draft, brief and craft consensus on the need for a Digitek MDL and that it should be coordinated before this Court. BPB was involved in this litigation and this MDL from the beginning.

- 4. Following my formal appointment to the PSC, I and members of my firm personally attended the numerous formal meetings and other communications of the PSC in helping to steer and coordinate this litigation to a successful conclusion. Members of my firm took and helped take several of the general corporate witness depositions of the Defendants, which necessitated reviewing and organizing numerous documents produced in discovery. BPB also assisted with various legal research issues, as well as helped coordinate with the state court litigations consolidated in Pennsylvania and Texas state courts.
- 5. I am familiar with the relevant standards for MDL and coordinated litigation for time and expense submissions. Exhibit A attached hereto contains a description of the hours expended by members of this firm, expenses and assessments made in furtherance of common benefit work. It is my belief that this time and expense submission meets the standards of MDL practice and includes only such time and expenses as benefitted the outcome of this matter for all claimants charged under our care. The hourly rates charged are the usual and customary charged for each individual in our firm.
- 6. I therefore respectfully request this Court to approve this Affidavit and the application for Common Benefit Fees and Expenses that it is incorporated into.

FURTHER AFFIANT SAYETH NOT."

Bailey Perrin Bailey, PLLC 440 Louisiana St., Suite 2100

Houston, TX 77002-4206

(713) 425-7100 Telephone

(713) 425-7101 Facsimile

cbailey@bpblaw.com

SUBSCRIBED AND SWORN TO BEFORE ON THIS /5 day of February, 2011.

Notary Public in and for the State of Texas

MARIA E. RANGEL Notary Public, State of Texas My Commission Expires December 14, 2012

Exhibit A

BAILEY PERRIN BAILEY

440 Louisiana St., Suite 2100 Houston, Texas 77002 Phone: 713.425.7100 Fax: 713.425.7101

www.baileyperrinbailey.com

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Digitek MDL

DATE 8/8/2008	ATTORNEY KCB	DETAIL Conference call regarding MDL formation and litigation, reviewing AAJ literature, research and phone calls to find a lab for analysis of pills, research litigation and recall and injuries MDL organizing conference call	HOURS
	LGT	MDL organizing conference call	2.00
8/23/2008	JHM	General Research re: Digitek for FT. Travel to Chicago for Digitek	8.50
8/25/2008	KCB	organizational meeting Travel to Chicago for Digitek	3.00
	FVT	organizational meeting	3.00
8/26/2008	КСВ	Attended organizationa meeting	4.00
	FVT	Organizational meeting in Chicago and follow up with lead counsel group.	4.00
	KCB	Travel back home from Chicago	3.00
	FVT	Travel back home from Chicago Plaintiff's Co-Liaison Counsel introduction - Email with Harry Bell, Fred	3.00
9/29/2008	КСВ	Thompson, and Debbie Boggs	0.50
10/9/2008	КСВ	Travel to West Virginia, plaintiff meeting Initial Conference (matters relating to pretrial and discovery proceedings) and	8.50
10/10/2008	KCB	return travel to Houston.	9.00
11/10/2008	LT	Litigation Strategy and Analysis - PSC conference call.	2.00
11/11/2008	КСВ	Litigation Strategy and Analysis - PSC conference call.	2.00

11/18/2008	KCB	PSC meeting - travel to Charleston	4.00
	КСВ	Attend PSC meeting Litigation Stratey and Analysis - Emails	2.00
11/21/2008	КСВ	from PSC	0.50
11/24/2008	КСВ	Litigation Strategy and Analysis - Email with Fred Thompson regarding committee assignments	1.00
12/4/2008	КСВ	PSC committees - Email with Meghan Johnson	0.75
12/5/2008	LT	Discovery conference call	2.00
12/19/2008	КСВ	Search term list - Email with Maghan Johnson, Stacy, Fred Thompson, and Harry Bell regarding the search term list preparation and review	1.50
12/24/2008	KCB	Electronic Discovery Procedure/Issues - Email with Fred Thompson, Meghan Johnson	2.00
12/30/2008	КСВ	Litigation Strategy and Analysis - conference call with Fred Thompson, Meghan Johnson, Richard Hood, and Harry Bell regarding electornic discovery and search terms.	2.00
1/9/2009	КСВ	Litigation Strategy and Analysis - review search term list, email to Meghan Johnson regarding search terms.	1.00
1/14/2009	КСВ	Digitek Master Complaint - Emails with Meghan Johnson	1.00
1/15/2009	КСВ	Digitek Master Complaint - Emails with Meghan Johnson	0.75
1/16/2009	КСВ	Digitek Master Complaint - Emails with Meghan Johnson	0.75
1/30/2009	КСВ	Litigation Strategy and Analysis - PSC conference call.	2.00
1/30/2009	КСВ	Litigation Strategy and Analysis - PSC conference call.	2.00
1/30/2009	LT	Litigation Strategy and Analysis - PSC conference call.	2.00
2/1/2009	КСВ	Master Complaint - Emails with Meghan Johnson	1.00
2/26/2009	КСВ	Litigation Strategy and Analysis - PSC conference call	2.00

2/26/2009	LT	Litigation Strategy and Analysis - PSC conference call	2.00
3/9/2009	КСВ	Litigation Strategy and Analysis - review agenda, review pretrial scheduling order.	1.50
3/9/2009	KCB	Attend PSC meeting	2.00
3/10/2009	КСВ	Litigation Strategy and Analysis - attend PSC meeting	4.00
3/10/2009	КСВ	PSC Assessment - Emails with Molly Nguyen and Tracy Carter	1.00
3/10/2009	КСВ	Tolling Agreement - Emails with Meghan Johnson	0.25
3/10/2009	LT	Litigation Strategy and Analysis - attend PSC meeting	2.00
3/16/2009	КСВ	New Plaintiff Fact Sheet - Emails with Meghan Johnson	2.00
3/30/2009	LT	Discovery - Discovery conference call regarding interrogatories, FIOA, RPDs, review draft interrogatories	2.00
3/31/2009	КСВ	Update and Discovery Call - Emails with Meghan Johnson	2.00
3/31/2009	KCB	FOIA request 20 day deadline - Emails with Ashley Ownby	0.75
4/8/2009	КСВ	Update - Emails with Meghan Johnson	0.75
4/8/2009	КСВ	Law & Briefing Committee Call & Master Complaint - Emails with Meghan Johnson Actavis Group hf - Emails with Meghan	0.75
4/13/2009	KCB	Johnson	0.75
4/14/2009	КСВ	Digitek complaint/petition - Emails with Rebecca King	1.00
4/22/2009	LT	Tolling Agreement - Emails with Camp Bailey and Tracy Carter Cases for Tolling Agreement - Email with	0.75
4/22/2009	LT	Meghan Johnson, Camp Bailey,and Michael Potter Cases for Tolling Agreement/Plaintiff	1.50
4/23/2009	LT	Fact Sheet - Email with Meghan Johnson	0.75
4/23/2009	LT	Tolling Agreement - Emails with Camp Bailey and Meghan Johnson	1.00

4/24/2009	LT	Bailey Perrin Bailey Tolling Agreement with Exhibit A - Email with Matthew Moriary, F.E. Downie, Camp Bailey, Michael Potter, Maria Rangel, Andrea McGinnis, and Priscilla Colburn	2.00
4/27/2009	LT	PSC Call - Emails to Camp Bailey regarding conference call	0.25
4/27/2009	КСВ	Litigation Strategy and Analysis - PSC conference call.	2.00
4/27/2009	LT	Pretrial Order 16 - Emails with Camp Bailey, Michael Potter, Tracy Carter, Priscilla Colburn, and Maria Rangel	0.75
4/27/2009	KCB	Plaintiff Fact Sheet - Emails with Meghan Johnson	1.00
4/27/2009	КСВ	Digitek case screening - Emails with Meghan Johnson	0.25
4/27/2009	LT	Litigation Strategy and Analysis - PSC conference call.	2.00
4/28/2009 4/28/2009	KCB KCB	Litigation Strategy and Analysis - E-mail to Meghan regarding motions to dismiss, review motions to dismiss Digitek NDC Numbers - Emails with Holly Gibson	1.50 1.00
4/29/2009	LT	Plaintiff Fact Sheet - Emails with Camp Bailey	0.75
4/30/2009	LT	Litigation Strategy and Analysis - PSC conference call on motions to dismiss.	2.00
5/11/2009	КСВ	Digitek 2:00 PSC Call - Emails with Meghan Johnson	0.50
5/11/2009	TC	PSC Conference Call and Emails with Camp Bailey and Laurence Tien	2.50
5/15/2009	LT	Amended Fact Sheet and due dates - Emails with Camp Bailey	0.75
5/15/2009	КСВ	Various Plaintiff Fact Sheet issues - Emails with Laurence Tien and Meghan Johnson	0.75
5/20/2009	LT	Texas Digitek cases - Emails with Camp Bailey	1.50
5/21/2009	LT	Texas Digitek cases - Emails with Camp Bailey	1.50

		Talling Agreement Francis with Maghen	
,,		Tolling Agreement - Emails with Meghan Johnson, Camp Bailey, Heather	
5/26/2009	LT	Santiago, Matthew Moriarty	1.50
5/29/2009	FVT	Pretrial Order 23 - Emails with Camp Bailey, Harris Junell, Laurence Tien	0.75
		Letters from Actavis and the Court	
6/4/2009	KCB	regarding Plaintiff Fact Sheet - Emails with Meghan Johson, Laurence Tien	1.00
		Discovery to Defendants - Emails with	
6/9/2009	LT	Camp Bailey	0.75
6/10/2009	КСВ	PSC Meeting Agenda and Call in number - Emails with Camp Bailey	0.75
6/10/2009	КСВ	Dinner meeting - PSC	2.00
		-	
6/11/2009	KCB	Attend PSC meeting	6.00
6/11/2009	KCB	FDA NDC Code link - Emails with Harry Bell and Digitek PSC list	1.00
0/44/0000	KOD	Discovery to defendants - Emails with	0.75
6/11/2009	KCB	David Sampson	0.75
		Medical records review - Emails with Michael Potter, Priscilla Colburn, Blake	
6/15/2009	LT	Allison, Veronica Garcia, Camp Bailey	1.00
6/15/2009	LT	Trial Cases and Science and Expert Call - Emails with Camp Bailey	0.25
0/10/2000		Plaintiff Fact Sheet - Emails with Camp	0.20
6/17/2009	LT	Bailey, Angela Britton, Cindy Harrison, Harris Junell, and Teresa Toriseva	1.00
6/23/2009	LT	Status Conference Update - Emails with Camp Bailey and Meghan Johnson	0.75
3,23,233			
6/24/2009	LT	Status Conference Update - Emails with Camp Bailey and Michael Potter	1.25
0/2-1/2003	21	Camp Bailey and Michael Folici	1.20
6/30/2009	KCB	Discovery - Training Call	0.50
		Master Objections to Request for Admissions - Emails with Camp Bailey	
7/9/2009	LT	and Meghan Johnson	1.00
		Trial Selection Meeting - Emails with	
7/14/2009	LT	Camp Bailey and Michael Potter	2.00
		Emails with Bob Keown and Camp	
7/14/2009	LT	Bailey regarding medical records	0.25

7/15/2009	LT	Emails with Christine Garner and Camp Bailey regarding medical records	1.00
7/15/2009	LT	Digitek filed death case evaulation - Emails with Meghan Johnson, Camp Bailey, and Michael Potter	2.00
		Digitek filed death case evaluation - Emails with Laurence Tien and Michael	
7/15/2009	KCB	Potter	1.00
7/16/2009	LT	Probate - Emails with Russell Martin and Camp Bailey	1.00
7/16/2009	LT	Initial Trial Pool Selections - Emails with Christopher Lavorato, Camp Bailey, and Michael Potter	1.00
		Digitek filed death case evaulation - Emails with Camp Bailey and Michael	
7/17/2009	LT	Potter	1.00
7/22/2009	LT	Plaintiffs Response to Digitek Plaintiff Fact Sheet Deficiency Letters - Emails with Camp Bailey	1.00
		Digitek Short Form Complaint and	
7/22/2009	KCB	Plaintiff Profile Form - Emails with Bryan Harrison	1.00
1/22/2009	KOD	Plaintiffs Response to Digitek Plaintiff	1.00
7/27/2009	LT	Fact Sheet Deficiency Letters - Emails with Camp Bailey	1.00
		Master Objections to Request for	
7/30/2009	LT	Admissions - Emails with Camp Bailey and Meghan Johnson	2.00
		Questions regarding request for admissions and dismissal - emails with	
7/31/2009	LT	Camp Bailey	1.00
8/10/2009	LT	Conference call - Email with Camp Bailey	0.25
		Status Conference held 8/11/2009 -	
8/11/2009	LT	Emails with Michael Potter, Priscilla Colburn, and Camp Bailey	1.25
		Report of the hearing conducted by Judge Stanley relating to Requests for Admissions - Emails with Fred	
8/17/2009	LT	Thompson, Camp Bailey, and Michael Potter	1.25
8/18/2009	LT	Digitek Defendants' RFA - Emails with Camp Bailey	1.25
8/21/2009	LT	Digitek Order grantring Motion to Transfer - Emails with Camp Bailey	1.25

		Lone Pine Motion - Emails with Meghan Johnson, Camp Bailey, and Robert	
9/14/2009	LT	Cowan	1.25
9/17/2009	КСВ	Discovery - document review training	2.50
9/18/2009	КСВ	Discovery - document review training	1.00
9/21/2009	KCB	Discovery - document review training	0.50
9/23/2009	KCB	Discovery - document review training	2.00
9/23/2009	LT	Pretrial Order 41 - Emails with Camp Bailey	1.00
9/28/2009	KCB	Discovery - document review training	1.00
9/29/2009	КСВ	Discovery - document review training	2.00
9/30/2009	КСВ	Discovery - document review training	1.50
10/1/2009	KCB	Discovery - document review training	1.50
10/2/2009	КСВ	Discovery - document review training	1.50
10/8/2009	KCB	Discovery - document review training	1.00
10/9/2009	КСВ	Discovery - document review training	2.00
10/12/2009	KCB	Discovery - document review training	1.00
	LT	Discovery - document review training	0.50
10/14/2009	KCB	Discovery - document review training	0.30
10/15/2009	KCB	Discovery - document review training	0.50
10/19/2009	KCB	PSC Call	1.50
10/22/2009	КСВ	Login for the Digitek database - Emails with Meghan Johnson Digitek case dismissal - Emails with Fred	0.25
10/22/2009	КСВ	Thompson, Meghan Johnson, Laurence Tien	0.50

10/26/2009	KCB	Discovery - document review	1.00
10/28/2009	КСВ	Discovery - document review	0.30
11/2/2009	КСВ	Discovery - document review	0.50
11/4/2009	KCB	Discovery - document review	0.50
11/10/2009	KCB	Discovery - document review	0.50
11/17/2009	LT	Digitek tolling agreement - Emails with Camp Bailey	1.00
11/20/2009	LT	Conference call - Emails with Camp Bailey	2.50
11/25/2009	КСВ	Pretrial Order 47 - Emails with Laurence Tien	1.00
1/7/2010	KCB	PSC conference call	1.25
	LT	Litigation Strategy and Analysis - PSC conference call	2.00
	КСВ	Litigation Strategy and Analysis - PSC conference call	1.00
1/8/2010	КСВ	Texas Service of Process Rule 11 - Emails with Hunter Ahern	0.75
1/11/2010	KCB	Litigation Strategy and Analysis. Emails with Ed Blizzard and Fletch Trammell regarding depositions	1.00
1/12/2010	FVT	Litigation Strategy and Analysis. Conference with Ed Blizzard regarding depositions of corporate representatives and covering some of those depositions.	1.00
	FVT	Litigation Strategy and Analysis. E-mail with Meghan and Camp Bailey regarding depositions of corporate representatives and covering some of those depositions.	1.00
1/14/2010	MP	Emails to Camp Bailey and Laurence Tien regarding Digitek defendants	0.75

	ксв	Texas MDL Cross-Notices - Emails with M Mcgown, B Bennett, W Boyakia, Jeffery Chambers, B Martin, A Anderson, B Patterson, J Neal, M Vaughan, Mikal Watts, Jim Solis, J Doan, J Saenz, Richard Dean, MC Carrington, M Logan	0.75
1/15/2010	FVT	Litigation Strategy and Analysis. Received and reviewed Notice of Video Deposition of Divya Patel.	1.00
	FVT	Litigation Strategy and Analysis. Received and reviewed Notice of Video Deposition of Chris Young.	1.00
	FVT	Litigation Strategy and Analysis. Received and revewied Notice of Video Deposition of Doug Boothe.	0.50
	FVT	Litigation Strategy and Analysis. Received and revewied Notice of Video Deposition of Nasrat Haskim	0.50
	FVT	Litigation Strategy and Analysis. E-mail with Meghan and Camp Bailey regarding depositions of corporate representatives and covering some of those depositions.	0.50
	FVT	Received, reviewed, analyzed and signed Pretrial Order #12 Stipulated Protective Order in preparation for corporate representative depositions	0.50
1/25/2010	FVT	Litigation Strategy and Analysis - Email response from Meghan Johnson Carter confirming scheduled depositions of Hakim, Young and Booth.	0.25
	FVT	Litigation Strategy and Analysis. Email to Meghan Johnson Carter regarding scheduling the depositions of Hakim, Young, Olafsson and Booth on February 8 through February 11, 2010,	0.25
		BPB Plaintiffs Response to Digitek PFS Deficiency Letter - Emails with Matthew Moriarty, Laurence Tien, Robert Cowan, Richard Dean, Kristen Mayer, Claudia Hemminger, Priscilla Colburn, Michael	0.20
	KCB	Potter	1.00
1/26/2010	FVT	Prepared and filed via the Court's ECF System, Notice of Attorney Appearance and Counsel Contact Information	0.30

	FVT KCB	Reviewed, prepared and submitted application for Court ECF Registration Log in and Password BPB Plaintiffs Response to Digitek PFS Deficiency Letter - Emails with Matthew Moriarty, Laurence Tien, Robert Cowan, Richard Dean, Kristen Mayer, Claudia Hemminger, Priscilla Colburn, Michael Potter	1.00
	NOB	Received and reviewed email from	1.30
2/1/2010	FVT	Meghan Johnson Carter regarding loading of depositions on Crivella West. Received and reviewed email from Meghan Johnson Carter regarding webinar in preparation for reviewing of deposition, exhibits and documents in preparation for corporate representative	0.50
2/2/2010	FVT	depositions. Attended webinar via conference call. Litigation Strategy and Analysis, reviewed voluminous documents in preparation for corporate representative depositions.	1.75 8.00
2/3/2010	FVT	Litigation Strategy and Analysis, reviewed voluminous documents in preparation for corporate representaive depositions and rough draft of deposition.	5.00
2/4/2010	FVT	Litigation Strategy and Analysis, reviewed voluminous documents in preparation for corporate representative depositions documents obtained from Special Collections.	8.00
2/5/2010	FVT	Received and reviewed Amended Notice to Take Videotaped Oral Deposition of Divya Patel.	0.25
		Travel to New York to take the deposition of Christopher Young,	
2/7/2010	LT	corporate represenative.	2.50
2/7/2010	FVT	Discovery - Document review training	6.00
2/8/2010	LT	Document Review Attended and took the deposition of Christopher Young, corporate	1.00
2/9/2010	FVT	representative, returned travel from New York.	10.00
2/11/2010	LT	Litigation Strategy and Analysis - PSC conference call	2.00

	FVT		0.75
2/15/2010	КСВ	Digitek Defendants - Emails with Fletch Trammell and Harris Junell	1.25
2/18/2010	LT	Document Review	1.50
2/23/2010	LT	Document Review Master Digitek Complaint - Emails with	1.00
2/26/2010	LT	Meghan Johnson, Camp Bailey, Harris Junell	1.25
3/10/2010	LT	Litigation Strategy and Analysis - PSC meeting - Attended via conference call.	2.00
	КСВ	Litigation Strategy and Analysis - PSC meeting - Attended via conference call.	2.00
3/31/2010	AM	Digitek Motion to Compel - Emails with Camp Bailey	0.75
		Litigation Strategy and Analysis - reviewed voluminous documents in preparation for corporate representative	
4/5/2010	FVT	depositions; internal emails from Jennifer McBride.	5.00
	JHM	Email from Timothy Sivack regarding Crivella West system Email from Meghan Johnson Carter re:	2.00
	JHM	Misbah Sherwani and other March Depositions	0.50
	JHM	Meeting with Fletch regarding Divya Patel deposition scheduled for 4/30/2010	1.00
		Multiple emails and review of documents received from Sofia Bruera regarding Divya Patel documents and repository	
	JHM	collection.	0.50
4/6/2010	LT	Digitek MDL, Orange County, Texas Hearing - Defendants' Motion to Compel	5.00
	КСВ	Digitek MDL, Orange County, Texas Hearing - Defendants' Motion to Compel Review of Jasmine Shah deposition	5.00
	JHM	transcript and exhibits in preparation for Divya Patel deposition.	2.00

	FVT	Litigation Strategy and Analysis - reviewed voluminous documents in preparation for corporate representative depositions; internal emails from Jennifer McBride.	8.00
	КСВ	Pre-Trial Order 57 - Status Conference cancelled - Emails with Fletch Trammel	0.75
4/12/2010	LT	Tolling Agreement - Emails with Camp Bailey, Harris Junell	1.00
4/13/2010	JHM	Telephone Training conference call with Heidi Armstrong regarding Digitek Collaborative database Email chain with Meghan Carter Johnson regarding PTO confidentiality order, review of order, signature, and	1.00
4/14/2010	JHM	return.	0.40
	JHM	Research and document review for Divya Patel deposition	8.00
4/15/2010	FVT	Litigation Strategy and Analysis - reviewed voluminous documents in preparation for the deposition Divya Patel.	5.00
4/19/2010	JJ	Document Review	4.50
4/20/2010	JM	Review and pull documents in preparation for the deposition of Divya Patel Document review in advance of Divya	7.00
	EWD FVT	Patel Deposition Litigation Strategy and Analysis, reviewed voluminous documents in preparation for corporate representative deposition.	8.00
		B	5.50
	JJ	Document Review Document review in advance of Divya	5.50
4/21/2010	EWD	Patel Deposition	8.00
	JM	Review and pull documents in preparation for the deposition of Divya Patel	7.00
	JJ	Document Review Review and pull documents in	6.00
4/22/2010	JM	preparation for the deposition of Divya Patel	7.00
	EWD	Document review in advance of Divya Patel Deposition	8.00

	JJ	Document Review	5.00
		Review and pull documents in	
4/22/2010	JM	preparation for the deposition of Divya Patel	7.00
4/23/2010	JIVI	Document review in advance of Divya	7.00
	EWD	Patel Deposition	6.00
	JJ	Document Review	5.00
		Review and pull documents in preparation for the deposition of Divya	
4/26/2010	JM	Patel	7.00
		Document review in advance of Divya	
	EWD	Patel Deposition	2.00
		Litigation Strategy and Analysis,	
		reviewed voluminous documents in preparation for corporate representative	
	FVT	deposition.	8.00
	JJ	Document Review	6.00
		Review and pull documents in preparation for the deposition of Divya	
4/27/2010	JM	Patel	7.00
	JJ	Document Review	6.50
	33	Review and pull documents in	0.30
		preparation for the deposition of Divya	
4/28/2010	JM	Patel	7.00
		Review and pull documents in preparation for the deposition of Divya	
4/29/2010	JM	Patel	7.00
		Travel to New York to take the	
	FVT	deposition of Divya Patel.	6.00
	JJ	Document Review	6.00
			3.33
	JJ	Document Review	3.00
		Attended and took the deposition of	
4/30/2010	FVT	Divya Patel, return travel from New York.	9.00
		Attended the deposition of Divya Patel,	
	JJ	return travel from New York.	9.00
5/11/2010	LT	Document Review	1.50
5/18/2010	LT LT	Document Review	1.00
5/27/2010	LT LT	Document Review Document Review	2.00
6/10/2010	LT	Document Review Document Review	2.00
6/14/2010			1.50
6/18/2010	КСВ	Digitek Experts - Emails with Pete Miller and Nia Barton	0.75
0/10/2010	NOD	and Ma Dailon	0.73

7/19/2010	LT	Plaintiff Fact Sheet program - Emails with Meghan Johnson, Camp Bailey Defense cost settlement - Emails with	0.25
7/28/2010	КСВ	Pete Miller, Ed Blizzard, Holly Gibson, Sofia Bruera	3.00
8/17/2010	КСВ	PSC Meeting Details - Emails with Meghan Johnson	0.75
8/27/2010	КСВ	Resolution proposal - Emails with Matthew Moriarty Resolution proposal - Emails with	0.25
8/31/2010	KCB	Matthew Moriarty Claim deadline - Emails with Tracy	0.75
9/2/2010	КСВ	Carter	0.50
9/3/2010	AP	Email with Camp Bailey regarding hearings	0.50
	КСВ	Hearing with Judge Moss - Emails with Adam Peavy	1.00
9/15/2010	АР	Email with Camp Bailey regarding hearings	0.75
9/15/2010 9/17/2010	AP LT		0.75
	· ·	hearings Settlement Agreement - Emails with Camp Bailey, Adam Peavy, Fletch Trammel, Harris Junell Pretrial Order 65 - Emails with Adam Peavy, Laurence Tien, Harris Junell,	
	· ·	hearings Settlement Agreement - Emails with Camp Bailey, Adam Peavy, Fletch Trammel, Harris Junell Pretrial Order 65 - Emails with Adam	
9/17/2010	LT	hearings Settlement Agreement - Emails with Camp Bailey, Adam Peavy, Fletch Trammel, Harris Junell Pretrial Order 65 - Emails with Adam Peavy, Laurence Tien, Harris Junell, Fletch Trammel, Ken Bailey, Heather	1.00

	RECAPITULATION		
<u>TIMEKEEPER</u>	HOURLY RATE	<u>HOURS</u>	<u>TOTAL</u>
K. Camp Bailey	\$550.00	145.35	\$79,942.50
Laurence Tien	350.00	90.25	\$31,587.50
Fletch Trammell	450.00	107.8	\$48,510.00
Adam Peavy	450.00	17.25	\$7,762.50
Justin Jenson	325.00	56.5	\$18,362.50
Elizabeth Dwyer	325.00	32	\$10,400.00
Jennifer McBride	325.00	23.9	\$7,767.50
Andrea McGinnis	325.00	0.75	\$243.75
Tracy Carter	150.00	2.5	\$375.00
Michael Potter	150.00	0.75	\$112.50
Jennifer Martin	150.00	56	\$8,400.00
		533.05	\$213,463.75

DATE	DESCRIPTION	AMOUNT
8/20/2008	Amex BPB-1009 - Amex Travel Exp	\$7,701.20
8/20/2008	Amex BPB-1009 - Amex Travel Exp	\$2,140.05
10/20/2008	Amex BPB-1009 - Amex Travel Exp	\$1,834.47
11/20/2008	Amex BPB-1009 - Amex Travel Exp	\$43.79
	Amex BPB-1009 - Amex Digitek Pacer	•
2/19/2009	Service	\$22.56
3/13/2009	Digitek PSC - Assessment Fee	\$25,000.00
	Amex BPB-1009 - Travel Exps 8/20/09	• -,
8/20/2009	Amex	\$616.94
0,20,200	Amex BPB-1009 - FedEx	φσ.σ.σ.
11/19/2009	Delivery11/19/09 Amex	\$67.81
12/9/2009	Pacer Logid#1548/MDL/filing	\$0.72
12/0/2000	Amex BPB-1009 - FedEx Delivery	Ψ0.72
1/20/2010	1/20/10 Amex	\$1,651.78
1/20/2010	Amex BPB-1009 - FedEx Delivery	\$1,031.70
1/20/2010	1/20/10 Amex	\$19.45
1/20/2010	1/20/10 Afflex	Φ19.4 5
2/11/2010	LexisNexis Inv# 0911231238 Research	\$9.70
		·
2/11/2010	LexixNexis Inv# 1001225052 Research	\$2.59
2/12/2010	LexisNexis Inv# 0912258274 Research	\$13.15
	Trammell, F Reimb Travel Exps - Cab	
2/17/2010	2/7/10 Newark, NJ	\$80.00
	Trammell, F - Reimb Travel 1/17-1/18/10	
2/17/2010	New York - Digitek	\$544.81
	Č	
2/18/2010	Amex BPB-1009 - Exps 2/18/10 Amex	\$8.24
	Amex BPB-1009 - Travel Exps 2/18/10	
2/18/2010	Amex	\$3,629.32
	Amex BPB-1009 - FedEx	
2/18/2010	Delivery2/18/10 Amex	\$285.76
4/9/2010	Inv# 1003223069/Research	\$0.37
	Amex BPB-1009 - Travel Expenses -	****
4/20/2010	parking	\$22.51
5/7/2010	LexisNexis On-Line Research	\$1.27
0/1/2010	Amex BPB-1009 - Amex 5/10 Cab F	Ψ1.27
5/21/2010	Trammell 4/29/10	\$15.10
3/21/2010	Amex BPB-1009 - Amex 5/10 Cab F	Ψ13.10
5/21/2010	Trammell 4/30/10	\$11.04
3/21/2010	Amex BPB-1009 - Amex 5/10 Hotel F	\$11.04
E/04/0040		POC 46
5/21/2010	Trammell 4/30/10	\$96.46
E/04/0040	Amex BPB-1009 - Amex 5/10 Hotel J	#00.70
5/21/2010	Jenson 4/30/10 Amex BPB-1009 - Amex 5/10 Cab F	\$88.78
E/04/0040		#05.40
5/21/2010	Trammell 4/30/10	\$95.48
5 /0.4 /0.0.4.0	Amex BPB-1009 - Amex 5/10 Bush	Фод од
5/21/2010	Parking F Trammell 4/30/10	\$22.66
= (0 . (0 - : -	Amex BPB-1009 - Amex 5/10 Hotel F	4 = . = .
5/21/2010	Trammell 5/2/10	\$346.61
=10.11	Amex BPB-1009 - Amex 5/10 Meal F	
5/21/2010	Trammell 4/29/10	\$83.85
5/21/2010	Amex BPB-1009 - Amex Travel Exp	\$86.00

	Amex BPB-1009 - Amex 5/10 Airport	
5/21/2010	Express F Trammell 4/29/10	\$2.71
	Amex BPB-1009 - Amex 5/10 NYC Taxi	
5/21/2010	Med F Trammell 4/29/10	\$13.40
	Amex BPB-1009 - Amex 5/10 Meal F	
5/21/2010	Trammell 4/29/10	\$9.56
	Amex BPB-1009 - Amex Contin Airlines	
5/21/2010	F Trammell 4/26/10 NJ to TX	\$693.70
	Amex BPB-1009 - Amex Contin Airlines	
5/21/2010	J Jenson 4/26/10 NJ to TX	\$693.70
	Amex BPB-1009 - Amex 5/10 Contin Air	
5/21/2010	Justin Jenson 4/26/10	\$283.60
	Amex BPB-1009 - Amex 5/10 Contin Air	
5/21/2010	F Trammell 4/28/10	\$554.20
	Amex BPB-1009 - Amex 5/10 Contin Air	
5/21/2010	J Jenson NC to NJ 4/28/10	\$554.20
	Amex BPB-1009 - Amex 5/10 Contin Air	
5/21/2010	Baggage J Jenson 4/29/10	\$25.00
	Amex BPB-1009 - FedEx Delivery	
6/20/2010	6/14/10	\$14.55
	Jenson, Justin - Reimb Travel Exps	
8/3/2010	4/10/10 MDL	\$520.25
	Amex BPB-1009 - Amex Hotel Exp	
8/20/2010	8/19/10 Camp Bailey MDL WV	\$315.39
	Amex BPB-1009 - Amex Travel Exp	
8/20/2010	8/19/10 C Bailey MDL WV	\$34.00
	Amex BPB-1009 - Amex Airfare Exp	
8/20/2010	8/17/10 C Bailey	\$909.90
	Amex BPB-1009 - Amex Parking Exp	
8/20/2010	8/19/10 Camp Bailey	\$34.00
	Amex BPB-1009 - Amex Airfare Exp	
10/21/2010	Adam P 9/21/10	\$799.90
	Amex BPB-1009 - Amex Transportation	
10/21/2010	Exp Adam Peavy 9/23/10	\$190.00
	Amex BPB-1009 - Amex Meals Exp	
10/21/2010	Adam Peavy 9/24/10	\$33.00
	Amex BPB-1009 - Amex Meal Exp Adam	
10/21/2010	Peavy 9/24/10	\$9.00
	Amex BPB-1009 - Amex Transportation	
10/21/2010	Exp Adam Peavy 9/25/10	\$65.00
	Amex BPB-1009 - Amex Meal Exp Adam	
10/21/2010	Peavy 9/28/10	\$6.79
	Peavy, Adam - Reimb 9/28/10 PA Mtg w	
11/15/2010	Judge Moss	\$20.00
12/29/2010	LexisNexis Inv# 1011213384 Research	\$1.05